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Assessment Practices and Expert Judgment Methods in Forensic Psychology and Psychiatry: An International Snapshot

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Abstract

We conducted an international survey in which forensic examiners who were members of professional associations described their two most recent forensic evaluations ($N = 434$ experts, 868 cases), focusing on the use of structured assessment tools to aid expert judgment. This study describes (a) the relative frequency of various forensic referrals, (b) what tools are used globally, (c) frequency and type of structured tools used, and (d) practitioners' rationales for using/not using tools. We provide general descriptive information for various referrals. We found most evaluations used tools (74.2%) and used several (four, on average). We noted the extreme variety in tools used (286 different tools). We discuss the implications of these findings and provide suggestions for improving the reliability and validity of forensic expert judgment methods. We conclude with a call for an assessment approach that seeks structured decision methods to advance greater efficiency in the use and integration of case-relevant information.

Keywords: judgment, decision, forensic, structure, actuarial

Forensic psychologists and psychiatrists are expected to be experts in their subject areas and to make good use of the cumulative knowledge developed in their fields over time. How might experts use the body of knowledge in their fields to minimize decision errors? Systematic approaches have been developed to help experts harness field-based knowledge to remember everything one needs to know or do for a given task. The field of forensic mental health assessment has developed many structured assessment tools to

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aid forensic clinicians in making decisions related to forensic referral questions. Many of these tools are actuarial (i.e., mechanical, formula-based), whereas others are checklist-based methods frequently referred to as Structured Professional Judgment (SPJ) tools. In the SPJ approach, the expert is presented with *evidence-based factors* to consider with specific guidelines (Guy, Packer, & Warnken, 2012). This approach does not rely on fixed decision rules as there is no algorithm to combine the data to arrive at a decision, so this approach operates somewhere between actuarial and unaided clinical judgment methods (Douglas, Ogloff, Nicholls, & Grant, 1999).

The development of structured tools in the forensic mental health field has not been without controversy. Some argue that an unstructured intuitive approach can lead to better decisions at times, or that clinical judgment is more flexible and can take into account novel or powerful information that might not be included in existing formulas or checklists (e.g., Litwack, 2001; Montgomery, 2005; Skeem et al., 2005). However, the weight of evidence indicates that the structured approaches perform better than unaided clinical judgment when sound tools are available to assist decision tasks (e.g., Ægisdóttir et al., 2006; Dawes, Faust, & Meehl, 1989; Dolan & Doyle, 2000; Faust & Ziskin, 1988; Grove, Zald, Lebow, Snitz, & Nelson, 2000; Guy, 2008; Haynes et al., 2009).

The Current Study

Despite the development of many structured tools to assist professional judgment in the past few decades, little is known about the degree to which these tools have become standard practice in the forensic mental health field. Little information is available about the conditions under which they are used and with what perceived strengths and weaknesses. Our study explored forensic mental health professionals' self-reported use of structured tools in their forensic evaluations in civil and criminal contexts. We also wanted to know when forensic mental health professionals see the use of these tools as more or less justified.

Previous surveys of forensic mental health professionals have typically asked what clinical diagnostic tools are used in various kinds of forensic evaluations (such as multi-scale symptom inventories, clinical scales, cognitive and achievement tests, unstructured personality tests, and neuropsychological tests: Archer, Buffington-Vollum, Stredny, & Handel, 2006; Boccaccini & Brodsky, 1999; Keilin & Bloom, 1986; Lees-Haley, Smith, Williams, & Dunn, 1996; McLaughlin & Kan, 2014). Typically, they have asked respondents to express how frequently they use such tools in their forensic evaluations (e.g., never, sometimes, almost always; or percentage of time). In contrast, in this study we asked forensic clinicians to describe their use of tools in their two most recent forensic cases. Our intent was to obtain an estimate based on "sampling" of cases rather than relying on respondents to characterize the frequency of their use of tools. Moreover, this method allowed us to sample from the full range of forensic evaluations that forensic clinicians perform, whereas previous surveys typically asked about tools used in one or two particular kinds of forensic evaluations (and usually, by American psychologists).

None of the earlier studies inquired about the practicalities of using these instruments or the reasons that clinicians might not use them. It appears that only one study to date has examined the practicalities of routinely using structured tools in forensic assessments. Focusing on competence (fitness) to stand trial (CST) evaluations, Pinals, Tillbrook, and Mumley's (2006) qualitative study suggested that there may be several reasons why

structured tools might not be adopted in routine practice by forensic evaluators. The present study sought to address the potential gap between research and practice by exploring the degree to which forensic evaluators use tools to aid their clinical judgment as well as exploring reasons why they might not.

Method

Procedure and Materials

After obtaining institutional review board approval, we designed our survey online using REDCap software.¹ Professionals (described below) received an email inviting them to participate in the survey and were sent a reminder invitation after 2 weeks. In the survey, we asked participants to answer questions about the two most recent forensic evaluations they had completed. We defined a forensic mental health evaluation as:

a psychological or psychiatric assessment of a person involved in a legal proceeding, conducted by the mental health professional in service to the legal system. Some examples include evaluations of civil and criminal competencies, criminal responsibility, mental disability, child custody and protection, violence and sexual offending risk assessments, and psychic injury, among others.

We requested that participants retrieve their reports (i.e., pull the hard-copy from their file cabinet or open an electronic version of the report) and refer to them as they answered the survey questions. We estimated that the survey required about 15 min.

Our questions inquired about the referral question, sources of information used, whether or not any standardized tools were used (which we defined as "any tests, instruments, checklists, or rating systems"), what tools were used if applicable, reasons tools were used (or not), length of the report (in pages), how long the evaluation took from the time of referral until completion (in days), and demographic questions about the evaluator. Responses were provided in menus when possible, usually with an "other" category that allowed for typed responses.

Participants

Psychologist and psychiatrist members of professional forensic mental health associations in the United States,² Canada,³ Australia and New Zealand,⁴ and Europe⁵ were invited to complete the online survey. There were 434 respondents, reporting on 868 cases.⁶ Most of the sample comprised doctoral-level (91%) and master's-level clinicians (7.4%). Regarding profession, more psychologists (51%) than psychiatrists (6%) responded.⁷ This was an experienced sample, with an average of 16.56 years ($SD = 12.01$ years) of forensic evaluation experience. Overall, 16.4% of the sample was board-certified. Certifying boards included the American Board of Forensic Psychology (6.7%) and other specialties of the American Board of Professional Psychology (4.8%), the Royal College of Physicians and Surgeons (2.8%), and other boards (e.g., American Board of Psychiatry and Neurology, American Board of Sleep Medicine). Most of the participants reported they practiced in the United States (44.7%), followed by Canada (6.9%), Australia and New Zealand (4.2%), and Europe (2.8%). Within the United States, 39 states and Washington, D.C., were represented in the sample.

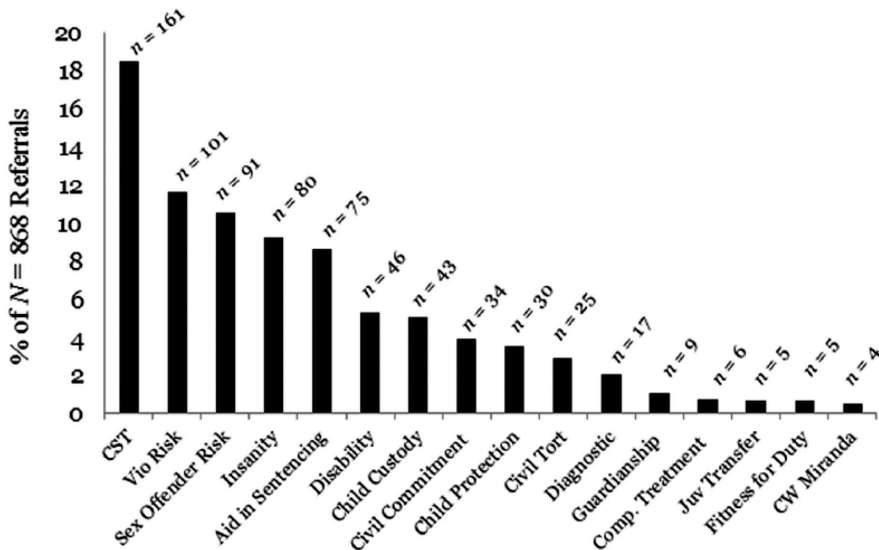


Figure 1: Relative Percentages of Various Referrals. CST = Competence (Fitness) to Stand Trial; Vio Risk = Violence/Recidivism Risk; Insanity = Criminal Responsibility/Mental State at Time of Offense; Child Protection (e.g., child abuse, termination of parental rights); Civil Torts (i.e., psychiatric, psychological, or emotional disability evaluations in civil suits); Comp. Treatment = Competence to Consent to Treatment; Juv Transfer = Transfer (Waiver) of a Juvenile to/from Adult Court; CW Miranda = Capacity to Waive Miranda Rights.

Results

Figure 1 graphs the relative percentages of various referral questions in the overall sample of 868 cases. The most common referral question was Competence (Fitness) to Stand Trial (CST); followed by criminal risk, insanity, and sentencing aid assessments, then various types of evaluations in civil proceedings (adult and child; see Figure 1). We report descriptive statistics for each of the referral questions for which there were at least 25 reports, which corresponds to the “top ten” most common forensic referrals in this sample. Other kinds of evaluations that are not further detailed in this article include False Confession Assessments, Immigration, Asylum, Board of Psychology Complaints, Fitness for Practice, and unspecified.

For each of the “top-ten” types of forensic referrals identified in Figure 1, Table 1 shows the percent using structured tools, average number used per case, number of different types of tools, how long the evaluations took from referral to completion (in days), and report length (in pages). The referrals that were finished in the shortest amount of time were Workplace/Employment Disability evaluations, which took on average about 18 days. Child Custody evaluations took the longest, on average about 44 days. All the other referrals took between 25 and 36 days, with Violence Risk Assessments falling at the high end of that range at 36 days on average. The shortest reports were CST evaluations with an average of 13 pages. The longest were Child Custody evaluations at 32 pages. The other referrals were between 15 and 24 pages on average, with Violence Risk Assessments in the middle with an average of 19 pages.

Table 1. Structured Tools Used, Time, and Report Length for Various Referrals

	% Using Any Structured Tool	Average No. of Tools Used (If Any Used) <i>M (SD) [Range]</i>	No. of Different Tools Used	How Long Evaluation Took (Days) <i>M (SD)</i>	Report Length (Pages) <i>M (SD)</i>
Competence to stand trial	58.4	3.21 (2.68) [1-15]	65	24.98 (22.05)	13.02 (9.39)
Violence risk	89.0	3.98 (2.95) [1-15]	110	35.91 (28.76)	19.22 (16.27)
Sex offender risk	96.9	4.17 (2.69) [1-15]	78	35.63 (25.68)	19.45 (15.56)
Insanity	71.8	4.24 (3.51) [1-16]	69	34.02 (27.75)	21.02 (18.04)
Aid in sentencing	82.1	4.29 (3.04) [1-15]	84	35.45 (27.57)	15.53 (13.42)
Disability	65.5	4.42 (2.46) [1-9]	41	17.88 (21.57)	15.81 (15.76)
Child custody	79.1	3.77 (2.38) [1-9]	35	44.13 (32.48)	32.19 (24.42)
Civil commitment	83.9	3.62 (2.23) [1-8]	38	36.00 (27.28)	20.29 (13.16)
Child protection	92.6	4.65 (2.41) [1-9]	38	34.83 (31.19)	23.87 (22.16)
Civil tort	66.7	4.60 (5.07) [1-18]	42	29.44 (29.07)	17.37 (14.95)
Average across all referrals	74.2	4.0 (2.95) [1-18]	286 ^a	30.76 (27.28)	16.96 (15.48)

We included detailed information here only for referrals with $n \geq 25$ reports. Structured tools were described as "Structured Assessment Tools (e.g., tests, instruments, checklists, rating systems)."

a. This represents the total number of unique tools among all tools mentioned across the 10 areas.

With regard to use of structured tools, we found that most forensic mental health evaluations (74.2%) used one or more tools to aid clinical judgment. Of the evaluations that used at least one tool, most used several (4 on average, ranging up to 18). We noted the extreme number and variety of tools used; very few of the evaluations used the same sets of tools, and the sheer variety—286 tools—was surprising. Even within specific referral questions, there were many different tools used. Forensic assessments that were most likely to use tools were criminal risk assessments and child protection evaluations (89% or greater), while CST evaluations were the least likely to use tools (58.4%).

Other Sources of Information Used

In addition to the use of structured tools, we asked what other sources of information forensic clinicians used for these various referrals (see Table 2). Almost every evaluation in every referral type relied on examinee interviews (at least 99.0% for each). Mental health or medical records were commonly used, with Insanity evaluations using them the most (97.4%) and Child Custody evaluations the least (72.1%). Use of justice system records (such as police reports, criminal record, depositions, witness statements, and justice facility disciplinary records) varied more widely in expected ways. For instance, more than 95% of the Violence Risk, Sex Offender Risk, Insanity, and Aid-in-Sentence evaluations used justice records, whereas only 17.2% of Disability evaluations did so.

Use of collateral interviews (both professional and non-professional collaterals) was most common in Child Custody evaluations and least common in Disability evaluations. Non-professional collateral interview sources included relatives, acquaintances, and witnesses, among others. Professional collateral sources included attorneys,

Table 2. Sources of Information Used for Various Referral Questions (Percent of Evaluations Using Each Source)

	Competence (Fitness) to Stand Trial	Violence to Risk	Sex Offender Risk	Insanity	Aid in Sentencing	Disability	Child Custody	Civil Commitment	Child Protection	Civil Tort	Average Across Referrals
Examinee interview	99.4%	99.0%	100%	100%	100%	100%	100%	100%	100%	100%	99.2%
Mental health/medical records	90.1	90.9	79.5	97.4	89.6	100	72.1	100	81.5	83.3	88.7
Justice system records	91.3	95.1	97.6	96.2	97.0	17.2	48.8	93.5	55.6	33.3	77.1
Non-professional collateral interviews	41.6	27.0	35.2	55.1	40.3	10.3	86.1	41.9	59.3	41.7	38.5
Professional collateral interviews	43.5	54.5	25.0	37.9	31.3	6.9	72.1	54.8	44.4	16.7	40.1
Educational records	26.7	26.0	30.7	26.9	40.3	3.4	39.5	19.4	25.9	20.8	25.8
Additional observation of examinee	28.0	25.7	5.7	25.6	17.9	31.0	46.5	3.2	66.7	25.0	22.4
Biological tests	13.0	12.0	12.5	26.9	20.9	13.8	11.6	19.4	14.8	16.7	14.3
Visit to relevant environment	0.6	7.0	4.5	3.8	4.5	0	32.6	3.2	29.6	8.3	5.8
Employment records	0.1	0	0	2.6	0	24.1	0	0	0	0	3.4
Other	0.1	0	0	2.6	0	0	11.6	0	0	0	0.2

We included detailed information here only for referrals with $n \geq 25$ reports. Structured Assessment Tools are represented in Table 1.

treating and educational professionals, and work supervisors. Child Custody evaluations were also most likely to include visiting the relevant environment (32.6%) and use of other records (11.6%), such as reviewing Facebook and text messages, telephone records, financial records, email and written correspondence, photographs, and audio and visual recordings. Educational records were most frequently used for Aid-in-Sentence evaluations (40.3%) and least frequently in Disability evaluations. Biological tests, such as medical examinations, blood tests, imaging techniques, polygraph examinations, and penile plethysmographs, were most commonly used for Insanity evaluations (26.9%) and least commonly in Child Custody evaluations (11.6%). Work or employment records were common in Disability evaluations (24%) but rare for all the other referrals.

Specific Tools Used

Table 3 provides information about the 10 most frequently used tools per referral type. Overall, personality assessment instruments were the most common kind of tool used, with any version of the *Minnesota Multiphasic Personality Inventory* (MMPI; Butcher, Graham, Ben-Porath, Tellegen, & Dahlstrom, 2003) used in 15.2% of the evaluations and the *Personality Assessment Inventory* (PAI; Morey & Boggs, 1991) in 9.6% of the evaluations. These two tools were in the "top-ten" list for all of the 10 most common referral types. The other "top-ten" tools varied by referral question.

Several tools that were designed for specific kinds of referrals appeared most often or exclusively for those referrals. For instance, the Historical Clinical Risk Management 20 (HCR-20), a Violence Risk Assessment tool (Webster & Eaves, 1995) was tied for the number one tool for Violence Risk Assessments (35.6%), but did not appear in the top 10 list for any of the other referrals. Another Violence Risk Assessment tool, the *Violence Risk Appraisal Guide* (VRAG; Quinsey, Harris, Rice, & Cormier, 2006), was used in 17.8% of the Violence Risk Assessments and otherwise only appeared in the Sex Offender Risk Assessment list.

Five of the 10 most common tools used in Sex Offender Risk Assessments were designed specifically for these kinds of evaluations (e.g., the *Static-99-R* and related versions [Hanson & Thornton, 1999], *Sexual Violence Risk-20* [SVR-20; Boer, Hart, Kropp, & Webster, 1997], *Risk for Sexual Violence Protocol* [RSVP; Hart et al., 2003], Stable 2007 [A. J. Harris, Scott, & Helmus, 2007], and *Sex Offender Risk Appraisal Guide* [SORAG; Quinsey et al., 2006]). Tools designed to help assess trial competence-related abilities were 3 of the 10 most frequently used tools for CST evaluations, including the *Evaluation of Competence to Stand Trial-Revised* (ECST-R; Rogers, Tillbrook, & Sewell, 2004), *MacArthur Competence Assessment Tool-Criminal Adjudication* (MacCAT-CA; Hoge, Bonnie, Poythress, & Monahan, 1999), and *Juveniles' Adjudicative Competence Interview* (JACI; Grisso, 2005).

The *Psychopathy Checklist-Revised* (PCL-R; Hare, 2003) was the other tool tied for the most frequently used tool in Violence Risk Assessments (35.6%) and was also common in Sex Offender Risk Assessments, Civil Commitments, Aid-in-Sentence, and Insanity evaluations. Response style or malingering tools comprised 5 of the 10 most common tools in Insanity evaluations and 2 of the 10 for both CST and Disability evaluations. For instance, the *Test of Memory Malingering* (TOMM; Tombaugh, 1996) was used in about 10% to 15% of Insanity, Disability, and CST evaluations.

Table 3. Ten Most Frequently Used Tools per Referral Question (Percent of Evaluations Using Each Tool)

	Average	CST	Violence Risk	Sex Offender Risk	Insanity	Aid in Sentencing	Disability	Child Custody	Civil Commitment	Child Protection	Civil Tort
1	MMPI—15.2%	WAIS—11.8%	HCR-20—35.6%	Static 65.9%	MMPI—21.8%	MMPI—35.9%	MMPI—51.7%	MMPI—60.5%	Static—64.5%	MMPI—44.4%	Trauma—25.0%
2	PAI—9.6	TOMM—9.9	PCL-R—35.6	PCL-R—35.2	PAI—17.9	MCMI—19.4	Trauma—27.6	MCMI—27.9	PCL-R—24.3	MCMI—40.7	TSI—20.8
3	Static—7.4	M-FAST—9.3	VRAG—17.8	MMPI—27.3	TOMM—16.7	WAIS—19.4	BAI—17.2	PAI—25.6	SVR-20—13.5	PSI—25.9	MMPI—20.8
4	PCL-R—6.9	MMPI—8.1	MMPI—13.9	PAI—22.7	WAIS—15.4	PCL-R—16.4	BDI—17.2	PSI—25.6	MnSOST—10.8	Rorschach—22.2	PAI—16.7
5	MCMI—6.7	ECST-R—6.8	PAI—13.9	MCMI—17.1	M-FAST—12.8	PAI—14.9	PAI—13.8	Rorschach—20.9	MMPI—10.8	CAP—18.5	BAI—8.3
6	WAIS—6.7	CBCL—6.8	LS/CMI—12.9	SVR-20—13.6	PCL-R—12.8	SASSI—14.9	SIMS—13.8	CAP—18.6	PAI—10.8	PAI—18.5	BDI—8.3
7	HCR-20—3.2	PAI—6.2	Static—8.9	RSVP—10.2	Rorschach—9.0	LS/CMI—10.5	TOMM—13.8	CBCL—11.6	RRASOR—10.8	BASC-2—14.8	BNT—8.3
8	TOMM—3.2	WRAT—6.2	LSI-R—7.9	Stable—9.1	SIMS—7.7	WRAT—9.0	PCL-M—10.3	STAXI—11.6	WAIS—10.8	TSI—14.8	COWAT—8.3
9	Rorschach—3.2	MacCAT-CA—5.6	SASSI—6.9	SORAG—7.9	SIRS—7.7	CBCL—7.5	Dep.—10.3	BASC-2—9.3	MSI—8.1	PDS—11.1	Trails—8.3
10	M-FAST—2.8	JACI—5.0	WASI—6.9	VRAG—7.9	VIP—7.7	LSI-R—7.5	Pain—10.3	PDS—9.3	WCST—8.1	STAXI—11.1	WAIS—8.3

We categorized tools together if they were different versions of the same tool (e.g., MMPI-2, MMPI-2-RE, MMPI-2 RC, and MMPI-A, all reported as "MMPI"). In both the Disability and Civil Tort columns, "Trauma" refers to "other trauma measures," such as the Detailed Assessment of Posttraumatic Stress, the Clinician-Administered PTSD Scale, the PENN PTSD scale, PTSD Checklist, Davidson PTSD scale, Posttraumatic Distress Scale, and "Pain" refers to the Pain Patient Profile and the Pain Catastrophizing Scale.

The full names of the tools in alphabetical order by acronym (**that are not cited in the results text**) are as follows:

- BAI = Beck-Anxiety Inventory;
- BASC = Behavior Assessment System for Children, Second Edition;
- BDI = Beck Depression Inventory (includes both the first and second editions);
- BNT = Boston Naming Test;
- CAP = Child Abuse Potential Inventory;
- CBCL = Child Behavior Checklist;
- COWAT = Controlled Oral Word Association Test;
- LS/CMI = (also included the YLS/CMI [Youth LS/CMI]) and the LS/RNR [Level of Service/Risk, Need, Responsibility];
- LSI-R = Level of Service Inventory-Revised;
- M-FAST = Miller Forensic Assessment of Symptoms Test;
- MMPI = MMPI-2, MMPI-2-RE, MMPI-2 RC (Restructured Form), MMPI-2 RC (Restructured Clinical Scales);
- MMPI = MMPI-2, MMPI-2-RE, MMPI-2 RC (Restructured Form), MMPI-2 RC (Restructured Clinical Scales);
- MnSOST (Minnesota Sex Offender Screening Tool);
- MSI (Multiphasic Sex Inventory, includes versions I and II);
- PAI (Personality Assessment Inventory, includes PAI-A, Adolescent version);
- PCL-R includes the 1st and 2nd Editions and the PCL-YV, Youth Version;
- PDS = Paulhus Deception Scales;
- PSI = Parenting Stress Index (includes all versions);
- Rorschach = Rorschach Inkblot Test (includes the R-PAS [Rorschach Performance Assessment System]);
- RRASOR = Rapid Risk Assessment for Sex Offense Recidivism;
- SASSI = Substance Abuse Subtle Screening Inventory (includes all versions);
- SIMS = Structured Inventory of Malingered Symptomatology;
- SIRS = Structured Interview of Reported Symptoms (includes both the first and second versions);
- Static = Static-99, 99-R, 2002R, 2007;
- STAXI = State-Trait Anger Expression Inventory (includes all versions);
- Trails = Trail Making Test;
- TSI (Trauma Symptom Inventory, includes all versions of the TSI and the TSCC [Trauma Symptom Checklist for Children]);
- VIP = Validity Indicator Profile;
- WAIS = Wechsler Adult Intelligence Scale (also included WISC [Wechsler Intelligence Scale for Children]);
- WASI = Wechsler Abbreviated Scale of Intelligence;
- WCST = WCST-64 [Wisconsin Card Sorting Task];
- WRAT = Wide Range Achievement Test.

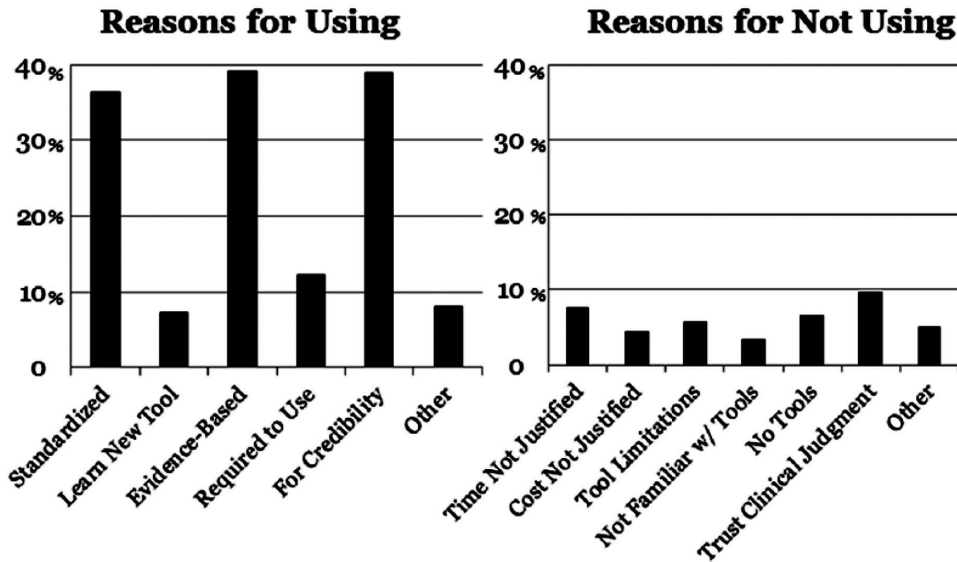


Figure 2: Reasons Forensic Clinicians Reported for Using and Not Using Structured Tools. The values refer to the percentages of forensic clinicians who endorsed each reason for using/not using tools.

Symptom inventories were specific to Disability and Civil Tort cases. Seven of the 10 most common tools in Disability evaluations were symptom inventories, as were 4 of the Civil Tort tools. Measures of trauma symptoms, such as the *Trauma Symptom Inventory* (TSI; Briere, 1996) and *Posttraumatic Stress Disorder Checklist–Military Version* (PCL-M; Weathers, Huska, & Keane, 1991) among others, were used in about one quarter of Disability and Civil Tort evaluations. Various depression, anxiety, and pain inventories were also common in Disability and Civil Tort evaluations.

Forensic Clinicians' Reasons for Using or Not Using Structured Tools

Respondents were asked why they used (or did not use) tools in the cases in question (see Figure 2). They were provided with a list of options (including "other") and asked to select any of the factors that affected their choice. Overall, the most common reason for using structured tools was "to use an evidence-based method," followed closely by "to improve the credibility of my assessment" and "to standardize the assessment." Less-common reasons included "I was required to (by policy, by supervisor, etc.)," "to learn or test out a new instrument that I had not tried before," and "other." "Other" reasons included the desire for diagnostic clarification, for efficiency, to rule out malingering, obtain information, generate or confirm hypotheses, improve accuracy, charge more money, guide recommendations, meet ethical standards, and integrate diverse data.

As we expected, the most common reason that forensic clinicians did not use any structured tools in the cases in question was "I trusted my clinical judgment in completing the evaluation." Other reasons included "the time the tool(s) would have added to the evaluation was not justified," "there were no tool(s) available for the task I was asked to complete," "the tool(s) have a lot of limitations," "the cost the tool(s) would have added to the evaluation was not justified," "I am not familiar with the relevant tool(s)," and "other."

“Other” included having enough data without using tools; no tools were validated for the language or culture of the evaluatee; policy restrictions against using tools; testing was recently completed; evaluatee was fatigued, too psychotic, or refused; cognitive limitations precluded use of tool; and tools were not flexible enough.

Discussion

This study adds new information to the knowledge base of forensic practice, including the relative frequency of various referrals, frequency and type of structured tools used in routine practice by forensic clinicians internationally, and practitioners’ rationales for using or not using tools. Moreover, the sampling method that we used provides a different perspective than previous surveys that have asked clinicians to estimate the frequency of their use of tools for one or two specific types of forensic referral questions. This information is important for understanding big-picture trends in the diverse field of forensic mental health assessment.

As far as we know, this is the first study to document the relative frequency of various referral types completed by members of professional forensic organizations, as depicted in Figure 1. We were not surprised to see that CST evaluations were the most frequent referral, as this is consistent with what other sources have suggested (e.g., Golding, 1992; Zapf & Roesch, 2009). However, we were not sure what to expect in terms of the relative frequency of other kinds of referrals. The data show that risk assessments (both violence and sex offender risk) were the second and third most frequent type of referral, respectively—a finding we did not necessarily anticipate. We also found that several kinds of referrals about which there is substantial literature are actually infrequent (i.e., less than 1% of the sample), including Competence to Consent to Treatment, Juvenile Transfer to/from Adult Court, Fitness for Duty, and Capacity to Waive Miranda Rights evaluations.⁸

When interpreting the results, it is important to keep in mind that the data reflect our sample, which is comprised of members of forensic organizations. Many clinicians who do “forensic” work may not identify as “forensic clinicians” or may not be members of forensic associations. And those who are members of these organizations may be more likely to follow professional forensic standards of practice. Therefore, these results should not be interpreted to represent general forensic practice, but rather practice by forensic specialists who identify with organizational standards.

The issue of representativeness within our sample merits attention as well. We do not know the rate of responding within each of the groups we sampled or how representative respondents were of their respective groups. This is a common limitation of online surveys. Nevertheless, our data are among the first to provide information about this topic and therefore contribute meaningfully to the literature in spite of the limitations of our online survey method. Studies examining this topic in the future should rely on other methods to balance out the limitations of online studies.

One more limitation deserves discussion. The size of some of our cells or groupings is relatively small for the questions addressed (e.g., under 50 and as low as 25). Group sizes in this range can produce misleading information about such matters as relative frequency of test use, especially given the fact that we cannot be sure about how representative the small samples are of their larger populations. These limitations must be kept in mind when interpreting our results and discussion.

Use of Tools

The fact that about three fourths of the evaluations sampled employed tools to aid professional judgment is encouraging, given that structured tools improve clinical decision making (i.e., reduce bias, increase interrater reliability, and ostensibly increase validity). Moreover, most of the “top-ten” tools in each type of evaluation have a sufficient body of research on their validity to support their use. Other surveys have asked clinicians what tools are typically used in various kinds of forensic evaluations (e.g., Archer et al., 2006; Boccaccini & Brodsky, 1999; Keilin & Bloom, 1986; Lees-Haley et al., 1996; McLaughlin & Kan, 2014). The present results show that when we sample actual cases, we find a different picture of the use of tools in forensic work than what has been reported in these previous studies. Rather than simply data about favorite tools, we find the involvement of literally hundreds of different tools in forensic evaluations.

Specifically, few referrals—even of the same type—relied on the same set of structured tools or information sources. Given the high number of evaluations using tools, and the fact that most used several tools, this means that dozens or even hundreds of different tools are used for the same referral question.⁹ For example, 110 different structured tools were used in the 101 Violence Risk Assessment evaluations in this sample.

Nevertheless, there is some agreement about tools that are appropriate for given referral questions based on the frequency with which particular tools were used for particular referrals (see Table 3). These data indicate there may be some consensus about the use of certain tools for certain referrals. For instance, more than one third of all Violence Risk Assessments relied on the HCR-20 (Webster & Eaves, 1995) and the PCL-R (Hare, 2003). Four other tools were used in more than 10% of all of the Violence Risk Assessments: the VRAG (Quinsey et al., 2006), MMPI (Butcher et al., 2003), PAI (Morey & Boggs, 1991), and *Level of Service/Case Management Inventory* (LS/CMI; Andrews, Bonta, & Wormith, 2004).¹⁰

Heilbrun, Rogers, and Otto's (2002) three-category typology is useful for sorting out the tool-use picture created by the data in this report. The first class is Forensic Assessment Instruments (FAIs), a classification offered by Grisso (2003) to identify tools specifically designed to assess more or less directly the abilities or propensities associated with the legal question, such as instruments designed to measure abilities associated with CST. A second class of tool, which Heilbrun et al. call Forensically Relevant Instruments (FRIs), measures clinical constructs that are sometimes pertinent to psycholegal concepts. For example, measures of psychopathy (e.g., the PCL-R; Hare, 2003) and malingering (e.g., the TOMM; Tombaugh, 1996) often map onto clinical questions of direct relevance to the court. The third class of tool identified by Heilbrun et al. is the Clinical Assessment Instrument (CAI), referring to standard psychological tests developed for use in diagnosis, symptom description, and intervention planning with clinical populations. While they are an inferential step further than FRIs from the forensic issue (and two steps further than FAIs), they can be quite valuable in explaining clinical conditions underlying forensic cases. Examples of CAIs include the *Wechsler Adult Intelligence Scale-IV* (WAIS-IV; Wechsler, 2008) and personality tests such as the MMPI (Butcher et al., 2003) and PAI (Morey & Boggs, 1991).

Many forensic referrals require information from various categories of tools. For instance, in a CST evaluation a person may do poorly on an FAI that assesses competency abilities (e.g., the MacCAT-CA), yet more information is needed to complete the evaluation. The evaluator will need to explain those deficits. Are they due to limited cognitive capacity? To thought disturbance associated with psychosis? Or possibly malingering?

Many types of structured assessment tools other than FAIs are likely to be used to test various competing hypotheses. Similarly, an FAI risk tool may do a fine job of identifying risk, but the court may want to know more about how to manage the risk or what treatment the evaluatee might require—questions that might require CAI or FRI supplements as part of the assessment process.

Is Our Diversity of Tools Beneficial Or Problematic?

Our finding regarding the extraordinarily great number of tools that are used in this sample raises questions about the implications of this diversity. Is there a danger in too much diversity? And if so, does it threaten the value of it? Diversity has its advantages. If examiners are being selective in their use of those tools, choosing those that best test their hypotheses in a specific case, this could explain the wide range of tests. This could be seen as consistent with the training forensic clinicians typically receive with regard to relying on clinical judgment to select tools that best fit the given case rather than using a standard battery or tool in a rote fashion.

However, this subjective decision-making process about how to approach each and every case, which allows for extreme flexibility, could be construed as a liability within the forensic mental health field. The lack of any standardized approach to various referral questions might contribute to lower interrater rates of agreement in forensic opinions, as major variation in methods may substantially influence the outcome of evaluations. Moreover, attorneys and courts who use our information are required to become familiar with a bewilderingly wide range of tools, rather than becoming consumer-wise regarding a more limited number. The question these observations raise is whether the “typical training” of forensic evaluators to use a flexible approach to each case is the best approach to training.

Perhaps there is a compromise between these two positions. The compromise begins by noting that many of the tools examiners reported using across various referral questions have serious psychometric limitations. It is outside the scope of this article to classify these 286 tools into those that have good empirical foundation and those that do not (see, for example, Grisso, 2003; Heilbrun et al., 2002, for more information about sound psychometric tools within the forensic field). But when tools with good psychometric properties and sound empirical foundations are available for a given referral question (or for sub-questions relevant to the overall referral), these sound tools should be used rather than tools with questionable validity and reliability. The compromise, then, is for our training (a) to continue to emphasize the importance of selecting tools that are appropriate for the specific case, but (b) to move examiners to favor those tools that have the best psychometric properties.

Heilbrun et al. (2002) developed a useful “checklist” to help examiners decide whether a given tool would be appropriate for use in a forensic evaluation. Their recommendations included that the tool (a) be commercially published and distributed, (b) have an available test manual, (c) have demonstrated and adequate levels of reliability and validity for the purpose for which it will be used, (d) have undergone successful peer review, and (e) have known decision-making formulas. We recommend forensic evaluators make use of this checklist in deciding what tools to use.

How Much Data is Too Much?

Consistent with best practice guidelines (e.g., Packer & Grisso, 2011), our data show that forensic mental health evaluators use a variety of sources of information to answer the

courts' referral questions. Almost every evaluation relied on an interview with the examinee, and most relied on mental health or medical records as well. Use of other sources of information varied by referral question, and the pattern of variation makes sense. For instance, whereas justice system records are commonly relied on for cases in the criminal justice system, civil cases are less likely to use justice system records. Employment records were much more common for Disability evaluations than any of the other kinds of forensic referral questions. And our data indicate that, at least in this sample of forensic specialists, most cases involve the use of quite a number of assessment tools: on average, three to five tools. But is all this testing and data collection necessary or wise, based on what we know about optimal decision making?

This approach to broad information gathering is advantageous in some ways. Forensic examiners are guided to obtain data from multiple sources (e.g., tests and collateral sources) and to be able to cross-check psychometric results across multiple tools. This is believed to reduce method-based error. But one can argue that sometimes this may lead to excessive data gathering. Decision science suggests that identifying and then relying on only about four to six variables essential to the issue at question is the optimal approach to valid and reliable decision making (e.g., Kahneman, 2011). These four to six data points should overlap as little as possible so as to provide unique data, and they should be highly reliable and valid indicators (e.g., Faust & Ahern, 2012; Gawande, 2009). Regardless of how much information might be potentially relevant to a particular decision task, human brains can only analyze the patterns and interrelationships among approximately five variables when it is time to integrate all those data into a decision, conclusion, or forensic opinion (Faust & Ahern, 2012; Simon, 1956).

Various tools and pieces of information can be integrated to form one of the overarching four to six variables important to the referral. An intelligence test, achievement test, adaptive behavior test, and school records, for example, might be combined to represent "cognitive capacity." Cognitive capacity might then be one of the four to six pieces of information to consider when forming one's conclusion or opinion. Thus, we are not arguing that forensic evaluators only *gather* four to six facts. Rather, we suggest that forensic evaluators should consider what information is most essential to the referral question and then use due diligence to gather and integrate that relevant information into their conclusions and opinions.

Considering what the most essential four to six variables might be, and how they might be best assessed for any given referral question, is a topic for future discussion. In the meantime, the lack of guidance for forensic evaluators leads to subjective decisions in every case about what these variables should be and how they should be indexed. This situation likely contributes to lower rates of interrater reliability in forensic mental health assessments.

Conclusion

With regard to both of the issues we raise (diversity and quantity), our results suggest that the field of forensic mental health assessment has evolved to a level that raises different questions from those that faced the field several decades ago. Our agenda in past decades was to develop methods to move us forward from an approach almost entirely dependent on clinical judgment unaided by structured tools. Now we have many such tools as well as standards that have made diverse sources of data commonplace in our

forensic evaluations. We conclude that the field has evolved sufficiently to begin focusing on guidance for forensic clinicians in using our methods *with optimal efficiency*. This approach would lead us to seek the most effective use of our tools and methods. This would include favoring those that are most psychometrically sound, reducing the amount of testing when it is not essential to ruling out case-relevant hypotheses, choosing only those that add incremental validity to answer the question at hand, and developing structured decision methods that may achieve best results while reducing the actual amount of data required to obtain them.

Notes

1. Research Electronic Data Capture (REDCap) is a secure, web-based application designed to support data collection for research studies, providing (a) an intuitive interface for validated data entry, (b) audit trails for tracking data manipulation and export procedures, (c) automated export procedures for seamless data downloads to common statistical packages, and (d) procedures for importing data from external sources (P. A. Harris et al., 2009).
2. American Psychology–Law Society (American Psychological Association [APA] Division 41), Psychologists in Independent Practice–Criminal Justice Section (APA Division 18), American Board of Forensic Psychology, American Academy of Psychiatry and the Law.
3. Canadian Psychological Association–Criminal Justice Section, Canadian Academy of Psychiatry and the Law.
4. Australian and New Zealand Association of Psychiatry, Psychology and Law; Australian Psychological Society; Royal Australian and New Zealand College of Psychiatrists.
5. European Association of Psychology and Law, European Psychiatric Association–Forensic Section, Swiss Forensic Psychiatric Association.
6. We were unable to calculate the response rate given the fluid nature of some of the participant sources. For instance, some of the organizations sent our survey invitation to organized lists of members, whereas others posted to organizational listservs, and still others posted in organizational newsletters. When we attempted to track down how many people would have received the invitation from each organization, several of the organizations told us they were unsure how many people received their posts/mailings. Furthermore, there is likely some overlap between these organizations (e.g., members of the American Psychology–Law Society might also be members of APA Division 18 and/or be part of the American Board of Forensic Psychology).
7. We did not require that the demographic questions be answered, whereas we did require answers for all the other questions on the survey. Because we did not require answers to the demographic questions, we are missing demographic data for several participants in this section. For example, regarding profession, 43% of respondents failed to indicate whether they were a psychologist or psychiatrist. And regarding where they practice, 41.5% failed to report in what country they work. Thus, the data reported in the participants section describes only those people who answered the demographic questions.
8. The data in Figure 1 might not fully represent the population of all forensic referrals. For example, given our sampling of forensic organization members, it may be expected that Competence to Consent to Treatment evaluations would be uncommon. These kinds of referrals may typically be completed by clinical psychologists or psychiatrists in hospitals who do not do other types of forensic evaluations and would not belong to any forensic organizations. Thus, these evaluations may be more common than it appears based on Figure 1.
9. We do not mean to imply that each test is intended to answer the referral question itself. A clinician can use the Beck Depression Inventory in a CST case, for example, not to answer the question of competence, but as a piece of data to test a hypothesis about the presence of depression as a possible reason for apparent functional competency deficits.
10. We also do not mean to imply that tools are necessarily interchangeable. For instance, among the CST tools, the Evaluation of Competence to Stand Trial–Revised (ECST-R) and the MacArthur Competence Assessment Tool–Criminal Adjudication (MacCAT-CA) are dramatically different in their content and styles, and clinicians may select to use one or the other (or a different tool or no tool) given the circumstances of a given case. Likewise, although the Psychopathy Checklist–Revised (PCL-R) and the Level of Service/Case Management Inventory (LS/CMI) are both commonly used tools in violence risk assessments, they are entirely different in their concepts and purposes.

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